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EXAMINER

BELANI, KISHIN G

ART UNIT PAPER NUMBER

2443

DATE MAILED: 03/18/2011

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/591.163	08/30/2006	Naonori Kato	2006 1427A	6037

TITLE OF INVENTION: UI DISPLAY APPARATUS AND UI DISPLAY METHOD

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1510	\$300	\$0	\$1810	06/20/2011

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THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN <u>THREE MONTHS</u> FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. <u>THIS STATUTORY PERIOD CANNOT BE EXTENDED</u>. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR		ATTORN	NEY DOCKET NO.	CONFIRMATION NO.
10/591,163	08/30/2006		Naonori Kato		2006_1427A		6037
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APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE	E FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1510	\$300	\$0		\$1810	06/20/2011
EXAM	INER	ART UNIT	CLASS-SUBCLASS				
BELANI, I	KISHIN G	2443	709-224000	_			
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10/591,163	08/30/2006	Naonori Kato	2006_1427A	6037	
52349 75	90 03/18/2011	EXAMINER			
WENDEROTH, LIND & PONACK L.L.P.			BELANI, KISHIN G		
1030 15th Street, N Suite 400 East	l.W.		ART UNIT	PAPER NUMBER	
Washington, DC 20005-1503			2443		

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 834 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 834 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

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- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
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- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- 9. A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

	Application No.	Applicant(s)	
	10/501 100	KATO ET AL	
Notice of Allowability	10/591,163 Examiner	KATO ET AL. Art Unit	
•			
	KISHIN G. BELANI	2443	
The MAILING DATE of this communication appeal All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIOF the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED or other appropriate comn IGHTS. This application is	in this application. If not included nunication will be mailed in due course	
1. \boxtimes This communication is responsive to <u>amendment filed 12/3</u>	14/2010 and RCE filed 01/	<u>19/2011</u> .	
2. X The allowed claim(s) is/are 1,4-9,12-16 and 18.			
 3. Acknowledgment is made of a claim for foreign priority ur a) All b) Some* c) None of the: 1. Certified copies of the priority documents have 		or (f).	
2. Certified copies of the priority documents have	been received in Applicat	on No	
3. Copies of the certified copies of the priority do	cuments have been receive	ed in this national stage application fro	m the
International Bureau (PCT Rule 17.2(a)).			
* Certified copies not received:			
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(b) ☐ including changes required by the attached Examiner's Paper No./Mail Date	s Amendment / Comment o	or in the Office action of	
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Primary Examiner, Art Unit 2443	Examiner, Art	Unit 2443	

DETAILED ACTION

This action is in response to Applicants' amendment filed on 12/14/2010.

Independent claims 1 and 9 have been amended. Claims 1, 4-9, 12-16 and 18 are now pending in the present application. These amended claims are deemed allowable by the examiner.

EXAMINER'S AMENDMENT

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Andrew L. Dunlap, registration number 60,554, on 03/10/2011, and confirmed by an e-mail sent to the examiner.

Claims 1, 4-9, 12-16 and 18 have been amended as follows:

The word "UI" in each of these claims has been replaced by -- User Interface --.

Thus, after the Examiner's Amendment, the allowed claims will be as listed

below:

Claim 1 (Currently Amended)

A [[UI]] <u>user interface</u> display apparatus that displays, on a screen, an icon representing a device connected to a network, said [[UI]] <u>user interface</u> display apparatus comprising: a recording unit in which display judgment information is recorded, the display judgment information indicating whether or not information should be displayed on the screen; a communication unit operable to communicate with another device connected to the

Application/Control Number: 10/591,163

Page 3

Art Unit: 2443

network;

an obtainment unit operable to obtain, via said communication unit, device-related information related to the device connected to the network;

a judgment unit operable to compare the device-related information obtained by said obtainment unit with the display judgment information recorded in said recording unit, and operable to judge whether or not the device-related information is identified in the display judgment information;

a display unit operable to display the device-related information obtained via said communication unit, when said judgment unit judges that the device-related information is identified in the display judgment information; and

a communication status recording unit operable to record a communication status for each communication protocol of a plurality of communication protocols, when said communication unit carries out a communication using at least one communication protocol of the plurality of communication protocols, wherein the display judgment information recorded in said recording unit includes, in a hierarchical format, (i) a plurality of pieces of device type information, each piece of the plurality of pieces of device type information identifying a type of a device connected to the network, and (ii) a plurality of pieces of device information, each piece of the plurality of pieces of device information identifying information about the device for which the type is identified by a corresponding piece of the device type information of the plurality of pieces of device type information, wherein the device-related information obtained by said obtainment unit is in a hierarchical format, wherein said judgment unit repeats the judgment by comparing the display judgment information having the hierarchical format and the device-related information having the hierarchical format, starting from a higher layer of the hierarchical format of the display judgment information and continuing to a lower layer of the hierarchical format of the display judgment information, wherein said judgment unit judges, in the higher layer of the hierarchical format of the display judgment information, whether or not the device-related information is identified in the display judgment information, wherein, when the device-related information is judged by said judgment unit to be identified in the higher layer of the hierarchical format of the display judgment information, said judgment unit judges, in the lower layer of the hierarchical format of the display judgment information, whether or not the devicerelated information is identified in the display judgment information, and wherein said display unit changes an icon displayed thereon corresponding to the device-related information, the icon being displayed in association with a layer of the device- related information in the hierarchical format judged, by said judgment unit, as being identified in the display judgment information.

Claim 2 (Cancelled)

Claim 3 (Cancelled)

Claim 4 (Previously Presented) The [[UI]] <u>user interface</u> display apparatus according to Claim 1, further comprising an authentication unit operable to authenticate whether or

Art Unit: 2443

not the device-related information obtained by said obtainment unit has been sent from an authorized device, the authentication unit performing the authentication using an identifier to identify the device, such that, when the device-related information is authenticated as being sent from the authorized device, the device-related information is determined to be valid, wherein said display unit displays the device-related information when the device-related information is determined to be valid.

Claim 5 (Previously Presented) The [[UI]] <u>user interface</u> display apparatus according to Claim 1.

wherein said obtainment unit obtains the device-related information via said communication unit, using at least one or a combination of the plurality of communication protocols, and

wherein said display unit performs the display of the device-related information in accordance with the communication status, for the at least one or the combination of the plurality of communication protocols, recorded in said communication status recording unit and the device-related information obtained by said obtainment unit.

Claim 6 (Previously Presented) The [[UI]] <u>user interface</u> display apparatus according to Claim 5, wherein the display of the device-related information is a display of one of an icon display and a text display, and wherein said display unit displays one of the icon display and the text display that corresponds to the device-related information, when said judgment unit judges that the device- related information is identified in the display judgment information.

Claim 7 (Previously Presented) The [[UI]] <u>user interface</u> display apparatus according to Claim 5, wherein the display of the device-related information is a display of one of an icon display and a text display, and wherein said display unit displays one of the icon display and the text display differently for each communication status recorded for each communication protocol of the plurality of communication protocols, when said judgment unit judges that the device-related information is identified in the display judgment information.

Claim 8 (Previously Presented) The [[UI]] <u>user interface</u> display apparatus according to Claim 1, further comprising an input update unit through which a user selects the display judgment information recorded in said recording unit and inputs and updates the selected display judgment information.

Claim 9 (Currently Amended)

A [[UI]] <u>user interface</u> display method for use with a [[UI]] <u>user interface</u> display apparatus

that displays, on a screen, an icon representing a device connected to a network, said [[UI]] <u>user interface</u> display method comprising:

a recording step of recording display judgment information indicating whether or not

Application/Control Number: 10/591,163

Art Unit: 2443

information should be displayed on the screen;

a communication step of communicating with another device connected to the network; an obtainment step of obtaining, via said communication step, device-related information related to the device connected to the network;

Page 5

a judgment step of comparing the device-related information obtained in said obtainment step with the display judgment information recorded in said recording step, and judging whether or not the device-related information is identified in the display judgment information;

a display step of displaying the device-related information obtained via said communication step, when said judgment step judges that the device-related information is identified in the display judgment information; and a communication status recording step of recording a communication status for each communication protocol of a plurality of communication protocols, when said communication step carries out a communication using at least one communication protocol of the plurality of communication protocols,

wherein the display judgment information recorded in said recording step includes, in a hierarchical format, (i) a plurality of pieces of device type information, each piece of the plurality of pieces of device type information identifying a type of a device connected to the network, and (ii) a plurality of pieces of device information, each piece of the plurality of pieces of device information identifying information about the device for which the type is identified by a corresponding piece of the device type information of the plurality of pieces of device type information, wherein the device-related information obtained by said obtainment step is in a hierarchical format, wherein said judgment step repeats the judgment by comparing the display judgment information having the hierarchical format and the device-related information having the hierarchical format, starting from a higher layer of the hierarchical format of the display judgment information and continuing to a lower layer of the hierarchical format of the display judgment information, wherein said judgment step judges, in the higher layer of the hierarchical format of the display judgment information, whether or not the device-related information is identified in the display judgment information, wherein, when the devicerelated information is judged by said judgment step to be identified in the higher layer of the hierarchical format of the display judgment information, said judgment step judges, in the lower layer of the hierarchical format of the display judgment information, whether or not the device-related information is identified in the display judgment information, and wherein said display step changes an icon displayed thereon corresponding to the device-related information, the icon being displayed in association with a layer of the device- related information in the hierarchical format judged, by said judgment step, as being identified in the display judgment information.

Claim 10 (Cancelled)

Claim 11 (Cancelled)

Page 6

Claim 12 (Previously Presented) The [[UI]] <u>user interface</u> display method according to Claim 9, further comprising an authentication step of authenticating whether or not the device-related information obtained in said obtainment step has been sent from an authorized device, said authentication step performing the authentication using an identifier to identify the device, such that, when the device-related information is authenticated as being sent from the authorized device, the device- related information is determined to be valid, wherein, in said display step, the device-related information is displayed when the device-related information is determined to be valid.

Claim 13 (Previously Presented) The [[UI]] <u>user interface</u> display method according to Claim 9, wherein, in said obtainment step, the device-related information is obtained via said communication step, using at least one or a combination of the plurality of communication protocols, and wherein, in said display step, the display of the device-related information is performed in accordance with the communication status, for the at least one or the combination of the plurality of communication protocols, recorded in said communication status recording step and the device-related information obtained in said obtainment step.

Claim 14 (Previously Presented) The [[UI]] <u>user interface</u> display method according to Claim 13, wherein the display of the device-related information is a display of one of an icon display and a text display, and wherein, in said display step, one of the icon display and the text display that corresponds to the device-related information is performed, when said judgment step judges that the device- related information is identified in the display judgment information.

Claim 15 (Previously Presented) The [[UI]] <u>user interface</u> display method according to Claim 13, wherein the display of the device-related information is a display of one of an icon display and a text display, and wherein, in said display step, one of the icon display and the text display is performed differently for each communication status recorded for each communication protocol of the plurality of communication protocols, when said judgment step judges that the device-related information is identified in the display judgment information.

Claim 16 (Previously Presented) The [[UI]] <u>user interface</u> display method according to Claim 9, further comprising an input update step through which a user selects the display judgment information recorded in said recording step and inputs and updates the selected display judgment information.

Claim 17 (Cancelled)

Claim 18 (Previously Presented) A non-transitory computer-readable recording medium storing a program thereon, the program causing a computer to execute the method of claim 9.

Application/Control Number: 10/591,163

Art Unit: 2443

Allowable Subject Matter

Page 7

Amended claims 1 and 9 are allowable. The following is a statement of reasons for the indication of allowable subject matter:

Consider **claims 1 and 9.** None of the prior art of the record teaches or fairly suggests all of the claimed limitation of the invention. The best prior art found during the examination of the present application, **Beecroft (U.S. Patent Publication #** 6,760,415 B2) in view of Choi (US Patent Application Publication # 2004/0150546 A1) and further in view of Takahashi, Hiroyuki (European Patent Application Publication # EP 1 028 368 A2) and further in view of Humpleman et al. (US Patent Application Publication # 2010/0070868 A1) and further in view of Mitra (U.S. Patent Publication # 7,412,701 B1) fail to specifically disclose the amended claim limitation of the "said judgment unit, judges, in the higher layer of the hierarchical format of the display judgment information, whether or not the device-related information is identified in the display judgment information, wherein, when the device-related information is judged to be identified in the higher layer of the hierarchical format of the display judgment information, the display judgment unit then judges, in the lower layer of the hierarchical format of the display judgment information to determine whether or not the device-related information is further identified in the display judgment information".

Since all the features of amended **claims 1 and 9** are not disclosed by any of the best available prior art, either alone or in any combination, the examiner considers **claims 1 and 9 to be novel and non-obvious and therefore allowable**.

Art Unit: 2443

Dependent claims 4-8, 12-16 and 18 are also allowable because they inherit all the limitations of their allowable base claims 1 and 9.

Conclusion

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Art Unit: 2443

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Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Kishin G. Belani whose telephone number is (571) 270-1768. The Examiner can normally be reached on Monday-Friday from 6:00 am to 5:00 pm.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Tonia Dollinger can be reached on (571) 272-4170. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status

Application/Control Number: 10/591,163 Page 9

Art Unit: 2443

information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free) or 703-305-3028.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist/customer service whose telephone number is (571) 272-0800.

/K. G. B./ Examiner, Art Unit 2443

March 9, 2011

/PHUOC NGUYEN/ Primary Examiner, Art Unit 2443